## Case 5:06-cv-03745-JF Document 20 Filed 10/24/06 \*\* E-Med 10/24/06\*\*

1 2 3 4 5 6 7 8 9	Vincent P. Hurley #111215 Susan K. Blitch #187761 LAW OFFICES OF VINCENT P. HURLEY A Professional Corporation 38 Seascape Village Aptos, California 95003 Telephone: (831) 661-4800 Facsimile: (831) 661-4804 Attorneys for Defendant CITY OF GONZALES, OFFICER LOMBAR OFFICER C. AYALA, OFFICER SERGEAN and OFFICER SIBAYAN  UNITED STATE	
10	NORTHERN DISTRICT OF CALIFORNIA	
11	SAN JOSE DIVISION	
12		Case No. C-06-03745 JF (HRL)
13	HENRY MEZA, an individual, and JUVENTINA RAMIREZ, an individual,	STIPULATION TO EXTEND
14	Plaintiff(s),	DEADLINE IN WHICH TO COMPLETE ENE PROCESS AND
15		[PROPOSED] ORDER THEREON
16	vs.	
17 18 19	CITY OF GONZALES, a municipal corporation, OFFICER LOMBARDI, an individual, OFFICER C. AYALA, an individual; OFFICER SERGEANT K. WISE, an individual; OFFICER SIBAYAN, an individual; and DOES 1 through 50,	
20	inclusive )	
21	Defendant(s).	
22		
23	IT IS STIPULATED by and between Plaintiffs, HENRY MEZA and JUVENTINA	
24	RAMIREZ, and Defendants, CITY OF GONZALES, OFFICER LOMBARDI, OFFICER C.	
25	AYALA, OFFICER SERGEANT K. WISE, a	and OFFICER SIBAYAN, as follows:
26	On August 28, 2006, the Court referre	ed the above-referenced matter to early neutral
27	evaluation. Accordingly, the deadline to complete the early neutral evaluation is set for	
28	November 27, 2006.	
		1

Case No. C-06-03745 JF (HRL)

Stipulation to Extend ENE Deadline

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1	Upon completing the initial ENE telephone conference, it became apparent to all parties
2	involved that for a meaningful ENE process to take place further investigation and discovery
3	need to take place, requiring an extension of the ENE deadline. More specifically, Plaintiffs
4	desire discovery of various police personnel files, which may involve issues concerning a
5	protective order or possible <i>in-camer</i> a review by the Court. Additionally, one of the primary
6	issues in this case is causation concerning Plaintiff's claim of a loss of twin fetuses. At the
7	least, medical records will need to be obtained before a meaningful ENE process can take place.
8	Accordingly, the parties stipulate and respectfully request that the Court grant a
9	continuance of 90 days until February 26, 2007 in which to complete the ENE process.
10	The parties believe by that time that they will be better able to evaluate the merits of the
11	case.
12	IT IS SO STIPULATED.
13	Dated: October 19, 2006
14	LAW OFFICES OF VINCENT P. HURLEY A Professional Corporation
15	Tritoressional corporation
16	
17	By:/s/ SUSAN K. BLITCH
18	Attorneys for Defendants CITY OF GONZALES, OFFICER LOMBARDI, OFFICER C. AYALA,
19	OFFICER SERGEANT K. WISE, and OFFICER SIBAYAN
20	
21	Dated: October 19, 2006
22	SCHAUMAN & HUBINS
23	
24	By:/ <sub>S</sub> / WILLIAM F. SCHAUMAN
25	Attorneys for Plaintiffs HENRY MEZA and JUVENTINA RAMIREZ
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1	<u>ORDER</u>
2	Based on the stipulation of the parties, and good cause appearing therefore, it is ordered
3	as follows:
4	The deadline in which to complete early neutral evaluation in this case is hereby
5	extended from November 26, 2006 to February 26, 2007.
6	
7	Dated:10/24/06
8	
9	THE HONORAL LE JEREMY FOGEL
10	Judge of the United States District Court for the Northern District of California
11	Trofulerii District of Camorina
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